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26-22-01 HAMILTON, BR

BROOK, SMIT	H & REYNOLDS, P.C
Attorney Docket No.	2037.2018-000

orney Docket No.	2037.2018-

	2037.2010-000		
First Named Inventor or Application Identifier	David A. Brown		

ConstraintOnly for new nonprovisional applications under37 C.F.R. 1.53(b)) W

UTILITY PATENT APPLICATION

Express N	Iail Lal	oel No.	

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EL	5517	7523	82U	S

Title of
Invention

METHOD AND APPARATUS FOR LOGICALLY EXPANDING THE LENGTH OF A SEARCH KEY

Invention		
APPLICATION ELEMENT See MPEP chapter 600 concerning utility patent appli		ADDRESS TO: Assistant Commissioner for Patents Box Patent Application Washington, D.C. 20231
1. [] Fee Transmittal Form		6. [] Microfiche Computer Program (Appendix)
		o. [] micronole compater region (Appending
(Submit an original, and a duplicate for fee plants of the invention and invention are invention and invention are invention and invention are invention and invention are invention and invention are invention and invention are	ges [22]] tions	7. [] Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary) a. [] Computer Readable Copy b. [] Paper Copy (identical to computer copy) [] Pages c. [] Statement verifying identity of above copies
- Brief Description of the Drawings		ACCOMPANYING APPLICATION PARTS
- Detailed Description		
Claim(s)Abstract of the Disclosure		8. [] Assignment Papers (cover sheet & documents) [] Assignee -
Troomact of the Brostoca.		[] Aboughite
3. [X] Drawing(s) (35 U.S.C. 113) [Total Sh	eets [7]]	
[] Formal [X] Informal [] Fig. of the Drawings for Publication	on []	9. [] 37 C.F.R. 3.73(b) Statement [] Power of Attorney (when there is an assignee)
4. [] Oath or Declaration/POA [Total Pag	ges []]	10. [] English Translation Document (if applicable)
a. [] Newly executed (original or co	py)	11. [] Information Disclosure [] Copies of IDS Statement (IDS)/PTO-1449 Citations
b. [] Copy from a prior application (for continuation/divisional with I [NOTE Box 5 be	Box 18 completed)	12. [] Preliminary Amendment
i. [] <u>DELETION OF INVENT</u> Signed statement attac		13. [X] Return Receipt Postcard (MPEP 503) (Should be specifically itemized)
inventor(s) named in the application, see 37 C.F and 1.33(b).		14. [] Small Entity [] Statement filed in prior application, Statement(s) status still proper and desired
5. [] Incorporation By Reference (useable if B		15. [] Certified Copy of Priority Document(s)
The entire disclosure of the prior application copy of the oath or declaration is supplied ur	, from which a	(if foreign priority is claimed)
considered as being part of the disclosure of	the accompanying	16. [X] Nonpublication Request (check parent application) 17. [] Other:
application and 1s hereby incorporated by re-	erence therein.	[] Outer.
16 OONTINUING APPLICATION :	1 1	l
18. If a CONTINUING APPLICATION, ch		nuation-in-part (CIP) of prior application No.:
[] Continuation [] Divisional		* ' '
Prior application information: Examin		Group Art Unit:
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Submitted by Typed or Printed Name	Caroline M. Fleming	Reg. Number	45,566

HAMILTON, BROOK, SMITH & REYNOLDS, P.C.

	ONPUBLICATION REQUEST AND	First Named Inventor	Da	David A. Brown	
	ERTIFICATION UNDER	Attorney Docket No.	203	2037.2018-000	
35 U.S.C. 122(b)(2)(B)(i)		Express Mail Label No.		EL551752382US	
Title of Invention					

Pursuant to 37 C.F.R. § 1.213(a)(3), I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

The undersigned is an attorney/agent for applicant(s).

Date

Caroline M. Fleming
Registration No.45,566

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If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after that date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).